United States District Court EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA

V.

ORDER OF DETENTION PENDING TRIAL

Case Number:

23-7M

و ما روز و معمد این در کرد. در مستنبه هر ۱ در از معین کردهای در در درد در در در کرده می در معین در در در در در در ما روز و معمد این در کرد در مستنبه هر ۱ در در معین کردهای در در درد در در در کرد در معین در معین در در در د

In accordance with the Bail Reform Act. 18 U.S.C. §3142(f), a detention hearing has been held. I conclude that the following facts

equire the detention of the defendant pending trial in this case.	
Part I - Fin	dings of Fact
(1) The defendant is charged with an offense described in 18 U.S	
(State or local offense that would have been a federal offen	nse if a circumstance giving rise to federal jurisdiction had existed)
that is	
a crime of violence as defined in 18 U.S.C. §3156(a)(4	4).
an offense for which the maximum sentence is life imp	
an offense for which a maximum term of imprisonmer	
	en convicted of two or more prior federal offense described in
18 U.S.C. §3142(f)(1)(A)-(C), or comparable state or	
	he defendant was on release pending trial for a federal, state or local
offense. (3) A period of not more than five years has elapsed since the (date of conviction)/release of the defendant from imprisonment)
for the offense described in finding (1).	date of conviction greease of the detendant from imprisonmenty
	by finding Nos.(1), (2) and (3) that no condition or combination of
conditions will reasonably assure the safety of (an)other person(s) and	
	·
	e Findings (A)
(1) There is probable cause to believe that the defendant has	committed an offense
for which a maximum term of imprisonment of ten	years or more is prescribed in 21 U.S.C. §
under 18 U.S.C. §924(c).	d to the standard of the stand
	d by finding (1) that no condition or combination of conditions
will reasonably assure the appearance of the defendant a	s required and the salety of the community.
Alternative	e Findings (B)
(1) There is a serious risk that the defendant will not appear.	
(2) There is a serious risk that the defendant will endanger th	e safety of another person or the community.
Part II - Written Stateme	ent of Reasons for Detention
	the hearing establishes by a preponderance of the evidence/clear and
convincing evidence that no conditions will reasonably assure defende	ant's appearance/the safety of the community because
defendant lacks substantial ties to the community.	
defendant is not a U.S. citizen and an illegal alien.	
defendant has no stable history of employment.	
defendant presented no credible sureties to assure his appear	
but leave is granted to reopen and present a bail package	
defendant's family resides primarily in	·
Don't III Direction	Described Detection
	s Regarding Detention eral or his designated representative for confinement in a corrections
facility separate to the extent practicable from persons awaiting or s	erving sentences or being held in custody pending appeal. The defendant
shall be afforded a reasonable concrunity for private consultation wi	ith defense counsel. On order of a court of the United States or on request
of an attorney for the Government, the person in charge of the correct	tions facility shall deliver the defendant to the United States marshal for
the purpose of anyappearance in connection with a court proceeding.	· / / / / / / / / / / / / / / / / / / /
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Dated: (, 20 /)	
Brooklyn, New York	I Will K V
	UNITED STATES MAGISTRATE JUDGE

/ JAMES R CHO